

1 no extension fees are believe due. If it is determined that an extension of time is necessary, please
2 consider this a request for the necessary extension.

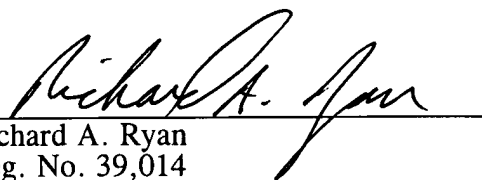
3 In the Office Action, the Examiner identified five distinct inventions for the subject
4 patent application, identified as Groups I through V. Group I is the caddy disclosed in relation to
5 Figures 1, 2 and 4-7, Group II is the caddy disclosed in relation to Figure 3, Group III is the caddy
6 disclosed in relation to Figure 8, Group IV is the caddy disclosed in relation to Figure 9 and Group V
7 is the caddy disclosed in relation to Figure 10. Pursuant to 35 U.S.C. § 121, the Examiner has
8 required Applicant to elect a single disclosed species for prosecution on the merits. In response to the
9 Examiner's requirement, Applicant has selected the invention represented by Group I (disclosed in
10 relation to Figures 1, 2 and 4-7) for prosecution on the merits, without traverse to said election.

11 Enclosed herewith is a Change of Correspondence Address form for the attorney of
12 record, signed by the attorney

13 Consideration of the application in light of Applicant's election is requested.
14 Allowance of the subject patent application is respectfully solicited.

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16 Dated: March 20 2006

17 Respectfully Submitted,

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